



Patent

Customer No.: 022870

Docket No.: 20705.006US

# UNITED STATES PATENT AND TRADEMARK OFFICE **PATENT OPERATIONS**

AUG 1 3 2003

Technology Center 2100

Applicant:

**BLACK** 

Art Unit: 2171

Application No.: 09/849695

Examiner:

Filing Date:

05/04/2001

Title:

INTERNET WEB-BASED TECHNOLOGY

FOR STORING, ARCHIVING, AND UPDATING

KEY PERSONAL IDENTITY ITEMS

## PETITION TO ADD INADVERTENTLY OMITTED INVENTOR

Box OIPE Fee Commissioner of Patents Washington DC 20231

Sir:

Applicants hereby petition the Commissioner to add Anthony W. PARK as an inventor of the invention disclosed and claimed in the above identified patent application.

08/12/2003 TLUU11

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BACKGROUND

02 FC:1460

The above-captioned patent application is pending.

This patent application is a conventional patent application based on and claiming priority on US Provisional Patent Application No. 60/202678, which listed Frank

E. Taylor, Anthony W. Park, Steven Haynes, and Jonathan K. Black as the applicants. 08/12/2003 TL

03 FC:2051

65.00 OP

I certify that I have deposited this document with the United States Postal Service as First Class Mail with sufficient postage in an envelope addressed to: Box OIPE - Fee, Commissioner for Patents, Washington DC 20231, this 8 day of August, 2003.

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This patent application was filed listing Jonathan K. Black and Todd M. Powell as the inventors.

#### DISCUSSION

When this patent application was filed, it was believed by the listed inventors that they were the only two (2) inventors of the subject matter claimed. However, upon a review of the patent application as filed, the two (2) listed inventors realized that Anthony W. Park also was an inventor of at least a portion of the subject matter claimed. Therefore, the two (2) listed inventors are petitioning to add Anthony W. Park as an inventor.

The omission of Anthony W. Park from the original filing papers and inventors' declaration was inadvertent and not made with deceptive intent.

#### DECLARATION

We hereby declare that all statements made herein of my our knowledge are true and that all statements made on information and belief are believed to be true; and further that these statements were made with the knowledge that willful false statements and the like so made are punishable by fine or imprisonment, or both, under Section 1001 of Title 18 of the United States Code, and that such willful false statements may jeopardize the validity of the application or any patent issued thereon.

Jonathan K. Black

Todd M. Powell

### CONCLUSION

The Petition Fee of \$130.00 under 37 CFR 1.17(i) is enclosed herewith.

As the omission of one inventor was made without deceptive intent, and as both of the originally listed inventors have petitioned to add the omitted inventor, this petition should be granted, and Applicants respectfully request such action.

A newly executed inventors' declaration containing all three (3) inventors' signatures is enclosed herewith.

If the Commissioner has any questions regarding this petition, please contact the below-signed attorney of record.

Respectfully submitted, TECHNOPROP COLTON LLC

Laurence P. Colton Reg. No. 33,371

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